### A BILL FOR AN ACT

RELATING TO GREEN INFRASTRUCTURE.

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION	1.	The	legislature	finds	that	the	Hawaii	green

- 2 infrastructure loan program was established in 2013 to "serve as
- 3 a potential source of capital for a range of clean energy
- 4 technology users, including renters and residents that have not
- 5 been able to take advantage of current financing programs and
- 6 may now take advantage of increasing opportunities to install
- 7 clean energy technology", according to the strongly supportive
- 8 testimony of the public utilities commission.
- 9 The legislature furthers finds that a variety of executive
- 10 branch departments and the Hawaiian Electric Companies testified
- 11 in support of the program, explaining the potential benefits of
- 12 a green infrastructure loan program and expressing a willingness
- 13 to collaborate with one another to implement the program.
- 14 The department of business, economic development, and
- 15 tourism testified that the program "will make low-cost credit
- 16 available, including to the underserved markets low to
- 17 moderate income homeowners, renters, churches, non-profits -

- 1 those who may not be able to access or afford clean energy
- 2 installations today. One application of the program is that
- 3 consumers will be able to install solar photovoltaic equipment
- 4 and receive immediate benefits today, while amortizing the costs
- 5 over time and paying for those benefits on their utility bill."
- 6 The consumer advocate testified in support of this program,
- 7 noting that "on bill financing allows the consumer to pay for
- 8 these energy systems through the electricity cost savings on
- 9 their monthly bill . . . [T]he Consumer Advocate will work
- 10 closely with DBEDT, the Hawaiian Electric Companies, the Public
- 11 Utilities Commission, and all interested parties in designing an
- 12 on bill financing program that minimizes the financial risk to
- 13 electric utilities' ratepayers."
- 14 Hawaiian Electric Company testified that "the companies
- 15 indicated their willingness to assist with billing, collecting,
- 16 and transmitting customer payments related to on-bill financing
- 17 and that "the companies have been working with DBEDT and the PUC
- 18 . . . [T] hat collaborative effort has resulted in language which
- 19 the companies strongly support."
- The legislature finds that despite the testimony, an on
- 21 bill financing program has not yet been developed. Further, the

- 1 small amount of funds deployed from the Hawaii green
- 2 infrastructure loan program is dwarfed by the cost of the
- 3 program's administration and debt service.
- 4 The legislature further finds that the failure of the
- 5 Hawaii green infrastructure loan program to achieve its intended
- 6 result has resulted in most ratepayers paying for the program
- 7 without reaping the benefits. Rather than obtaining immediate
- 8 relief from high electric power rates, ratepayers are instead
- 9 having to pay the debt service on a loan that is not being
- 10 effectively deployed. This is particularly true for low- to
- 11 middle-income homeowners, renters, churches, and nonprofit
- 12 organizations, the people and entities that the green
- 13 infrastructure loan program was primarily intended to benefit.
- 14 Moreover, all ratepayers are denied the benefits of wider
- 15 deployment of clean energy and energy efficiency, including
- 16 reduced reliance on fossil fuels, lower overall system costs,
- 17 and economic and environmental benefits.
- Accordingly, the purpose of this Act is to:
- 19 (1) Reduce some of the oversight of the green
- infrastructure loan program to encourage more rapid

1		deployment of loans in furtherance of the intent of
2		the program; and
3	(2)	Directly assist Hawaii's underserved residents by
4		using dormant funds from the Hawaii green
5		infrastructure loan program to create the clean energy
6		savings jump start program, with the intent of rapidly
7		deploying funds to assist disadvantaged communities
8		with investments in clean energy and energy
9		efficiency.
10	SECT	ION 2. Chapter 196, Hawaii Revised Statutes, is
11	amended b	y adding two new sections to part IV to be
12	appropria	tely designated and to read as follows:
13	" <u>§19</u>	6-A Clean energy savings jump start program; clean
14	energy sa	vings jump start fund. (a) There is established a
15	clean ene	rgy savings jump start program that shall be
16	administe	red by the Hawaii green infrastructure authority in a
17	manner co	nsistent with this part. The authority, in
18	collabora	tion with others, shall expend moneys on rebate and
19	other pro	grams that rapidly advance state goals of clean energy
20	and energ	y efficiency, with a focus on serving low- and middle-
21	income re	sidents.

1	(b)	The authority shall:
2	(1)	Prepare any forms that may be necessary for the
3		applicant to claim a rebate under this part;
4	(2)	Require each applicant claiming a rebate under this
5		part to furnish reasonable information to ascertain
6		the validity of the claim, including but not limited
7		to documentation necessary to demonstrate that the
8		system or installation for which the rebate is claimed
9		is eligible;
10	(3)	Allow each applicant to establish income eligibility,
11		as necessary, through a declaration asserting that the
12		information provided is true and correct and made
13		under penalty of law;
14	(4)	Make best efforts to post on a publicly available
15		website, within regular and reasonable periods of
16		time, the current amounts remaining in the Hawaii
17		clean energy savings jump start fund; and
18	(5)	Establish guidelines necessary to effectuate the
19		purposes of this section; provided that the
20		establishment of guidelines shall not be subject to
21		chapter 91; provided further that the authority's

1	guide	elines shall include procedures to allow an
2	appl	icant to secure the applicable level of rebate
3	afte	the purchase or lease of an applicable system,
4	but	orior to the system's installation, so long as the
5	syste	em is installed and placed into service within a
6	reaso	onable time frame established by the authority.
7	(c) The a	authority may contract with a third party for
8	services to ass	sist with administering the clean energy savings
9	jump start pro	gram. Procurement of services shall be exempt
10	from the requir	rements of chapter 103D.
11	(d) There	e is established a special fund to be known as the
12	clean energy sa	avings jump start fund, into which shall be
13	deposited appro	opriations from the legislature.
14	(e) Money	s in the clean energy savings jump start fund
15	shall be used t	or the following purposes:
16	(1) Makir	ng jump start program payments pursuant to this
17	part,	which may include but not be limited to rebates,
18	energ	y education, energy demonstration projects for
19	affor	dable multi-family rental projects, and credit
20	enhar	ncements, such as loan loss reserves and interest
21	rate	buy-downs;

1	(2)	Paying the authority's administrative costs for
2		operating the clean energy savings jump start program;
3		and
4	(3)	Paying the authority's administrative costs for
5		operating the clean energy savings jump start fund.
6	<u>§196</u>	-B Energy storage system rebate program. (a)
7	Notwithst	anding any other law to the contrary, the authority
8	shall est	ablish a rebate program within the clean energy savings
9	jump star	t program that incentivizes the installation of energy
10	storage s	ystems that installed concurrently with solar
11	photovolt	aic systems and are connected to a utility grid.
12	(b)	An energy storage system owner who provides third-
13	party fin	ancing to an energy storage system user, or purchases
14	and insta	lls in this State an eligible energy storage system,
15	may apply	to the authority within twelve months of the eligible
16	energy st	orage system being first placed into service to claim a
17	rebate fr	om the energy storage system fund. Rebates shall be
18	distribut	ed as follows:
19	(1)	Each eligible residential energy storage system shall
20		receive the lesser of cents per watt-hour of the

1		system's warranted capacity of stored energy or the
2		cap amount determined in subsection (c);
3	(2)	Each eligible commercial energy storage system shall
4		receive the lesser of cents per watt-hour of the
5		system's warranted capacity of stored energy or the
6		cap amount determined in subsection (c);
7	(3)	Each eligible utility-scale energy storage system
8		shall receive the lesser of cents per watt-hour
9		of the system's warranted capacity of stored energy or
10		the cap amount determined in subsection (c); and
11	(4)	No more than \$ of the energy storage system
12		fund may be expended on utility-scale energy storage
13		systems, and no more than \$ of the energy
14		storage system fund may be expended on commercial
15		energy storage systems.
16	<u>(c)</u>	The amount of rebate allowed for each eligible energy
17	storage s	ystem shall not exceed the applicable cap amount, which
18	shall be:	
19	(1)	<pre>\$ per system for single-family residential</pre>
20		property; provided that:

1	(A)	If the combined federal adjusted gross income of
2		household members of the energy storage system
3		user is \$75,000 or less for single filers, or
4		\$150,000 or less for joint filers, in the
5		preceding tax year in which the rebate is
6		claimed, then the energy storage system property
7		owner shall be eligible to receive per cent
8		of the rebate;
9	(B)	If the combined federal adjusted gross income of
10		household members of the energy storage system
11		user is greater than \$75,000 but less than
12		\$150,000 for single filers, or is greater than
13		\$150,000 but less than \$300,000 for joint filers,
14		in the preceding tax year in which the rebate is
15		claimed, then the energy storage system property
16		owner shall be eligible to receive per cent
17		of the rebate; or
18	(C)	If the combined federal adjusted gross income of
19		household members of the energy storage system
20		user is greater than \$150,000 for single filers,
21		or greater than \$300,000 for joint filers, in the

1		preceding tax year in which the rebate is
2		claimed, then the energy storage system property
3		owner is eligible to receive per cent of
4		the rebate;
5	(2) \$	per system for commercial property; and
6	(3) \$	per system for utility-scale energy
7	<u>s</u>	torage systems; provided that the system is co-sited
8	<u>a</u>	nd electrically connected to an eligible community-
9	<u>b</u>	ased renewable energy project.
10	(d) T	his section shall apply to eligible energy storage
11	systems tha	t are installed and first placed in service after
12	December 31	, 2017.
13	(e) T	he energy storage system rebate program established
14	by this sec	tion shall be a three-year pilot program that shall
15	operate fro	m January 1, 2018, to December 31, 2020. The
16	authority s	hall submit an annual report detailing the pilot
17	program's p	rogress and activities, including details of all
18	rebates dis	tributed in accordance with the pilot program, to the
19	legislature	no later than twenty days prior to the convening of
20	each regula	r session.

1	(f) Nothing in this section shall alter taxes due on the
2	original purchase price of an eligible energy storage system
3	prior to the application of this rebate. Any rebate received
4	pursuant to the energy storage system rebate program shall no
5	be considered income for the purposes of state or county taxes
6	SECTION 3. Section 196-61, Hawaii Revised Statutes, is
7	amended by adding four new definitions to be appropriately
8	inserted and to read as follows:
9	""Eligible energy storage system" means any identifiable
10	facility, equipment, or apparatus that:
11	(1) Receives electricity generated from a solar
12	photovoltaic system, stores the electricity within a
13	chemical battery or mechanical battery, such as
14	flywheel energy storage, and delivers the energy back
15	at a later time to the energy storage system user, a
16	electric utility, or the Hawaii electric system;
17	(2) Is fixed to a residential or commercial property and
18	electrically connected to an energy storage system
19	user's load or generation, or in the case of a
20	utility-scale energy storage system, is fixed to a

1		property and electrically connected to an eligible
2		community-based renewable energy project;
3	(3)	Has a deployable capacity of at least 2.5 kilowatts of
4		continuous battery charge and discharge power and at
5		least five kilowatt-hours of stored energy at time of
6		purchase for residential and commercial energy storage
7		systems;
8	(4)	Has a minimum deployable capacity of 2.5 megawatt-
9		hours and five megawatt-hours at time of purchase for
10		utility-scale energy storage systems;
11	(5)	Is protected by a manufacturer's warranty of at least
12		ten years or a minimum of three thousand cycles for
13		residential and commercial energy storage systems;
14	<u>(6)</u>	Is protected by a manufacturer's warranty of at least
15		twenty years with a degradation not to exceed 1.5 per
16		cent per year and controls sufficient to provide real
17		power and reactive power dispatch for utility-scale
18		energy storage systems;
19	<u>(7)</u>	Is not owned by an electric utility; and
20	(8)	Is connected to an electric utility grid.

- "Energy storage system property owner" means the person,
- 2 individual, partnership, corporation, association, or public or
- 3 private organization other than an agency that holds legal title
- 4 to the energy storage system. An energy storage system property
- 5 owner shall include the owner of third-party financed energy
- 6 storage systems.
- 7 "Energy storage system user" means the property owner, or
- 8 the property owner's lessees or tenants, that use the energy
- 9 discharged by the eligible energy storage system on the property
- 10 where the eligible energy storage system is located or on
- 11 contiguous property owned or leased by the property owner
- 12 without regard to interruptions in contiquity caused by
- 13 easements, public thoroughfares, transportation rights-of-way,
- 14 and utility rights-of-way.
- 15 "First placed in service" has the same meaning as title 26
- 16 Code of Federal Regulations section 1.167(a)-11(e)(1), as
- amended."
- 18 SECTION 4. Section 196-61, Hawaii Revised Statutes, is
- 19 amended as follows:
- 20 1. By amending the definition of "loan program" and "green
- 21 infrastructure loans" to read:

""Loan program" and "green infrastructure loans" means the 1 2 program established by this part and loans made to finance the 3 purchase or installation of green infrastructure equipment for 4 clean energy technology, demand response technology, and energy 5 use reduction and demand side management infrastructure, 6 programs, and services [as authorized by the public utilities 7 commission] using the proceeds of bonds or other proceeds." 8 2. By deleting the definition of "green infrastructure 9 loan program order". 10 [""Creen infrastructure loan program order" means the same 11 as defined in section 269-161."] 12 SECTION 5. Section 196-64, Hawaii Revised Statutes, is 13 amended by amending subsection (a) to read as follows: 14 In the performance of, and with respect to the 15 functions, powers, and duties vested in the authority by this 16 part, the authority, as directed by the director [and in 17 accordance with a green infrastructure loan program order or 18 orders under section 269-171 or an annual plan submitted by the 19 authority pursuant to this section, as approved by the public 20 utilities commission], may:

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1	( 1 )	make loans and expend lunds to linance the purchase or
2		installation of green infrastructure equipment for
3		clean energy technology, demand response technology,
4		and energy use reduction and demand side management
5		infrastructure, programs, and services;
6	(2)	Hold and invest moneys in the green infrastructure
7		special fund in investments as permitted by law [and
8		in accordance with approved investment guidelines
9		established in one or more orders issued by the public
10		utilities commission pursuant to section 269-171];
11	(3)	Hire employees necessary to perform its duties,
12		including an executive director. The executive
13		director shall be appointed by the authority, and the
14		employees' positions, including the executive
15		director's position, shall be exempt from chapter 76;
16	(4)	Enter into contracts for the service of consultants
17		for rendering professional and technical assistance
18		and advice, and any other contracts that are necessary
19		and proper for the implementation of the loan program;

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1	(5)	Enter into contracts for the administration of the
2		loan program, without the necessity of complying with
3		chapter 103D;
4	(6)	Establish loan program guidelines [ <del>to be approved in</del>
5		one or more orders issued by the public utilities
6		commission pursuant to section 269-171] to carry out
7		the purposes of this part;
8	(7)	Be audited at least annually by a firm of independent
9		certified public accountants selected by the
10		authority, and provide the results of this audit to
11		the department and the public utilities commission;
12		and
13	(8)	Perform all functions necessary to effectuate the
14		purposes of this part."
15	SEC	TION 6. Section 196-65, Hawaii Revised Statutes, is
16	amended	to read as follows:
17	" [ <del> [</del>	]§196-65[+] Hawaii green infrastructure special fund.
18	(a) The	re is established the Hawaii green infrastructure
19	special	fund into which shall be deposited:
20	(1)	The proceeds of bonds net of issuance costs and
21		reserves or overcollateralization amounts;

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1	(2)	Green infrastructure charges received for the use and
2		services of the loan program, including the repayment
3		of loans made under the loan program;
4	(3)	All other funds received by the department or the
5		authority and legally available for the purposes of
6		the green infrastructure special fund;
7	(4)	Interest earnings on all amounts in the green
8		infrastructure special fund; and
9	(5)	[Such other] Other moneys as shall be permitted by an
10		order of the [public utilities commission.] authority.
11	The	Hawaii green infrastructure special fund shall not be
12	subject t	o section 37-53. Any amounts received from green
13	infrastru	cture charges or any other net proceeds earned from the
14	allocatio	n, use, expenditure, or other disposition of amounts
15	[ <del>approved</del>	by the public utilities commission] and deposited or
16	held in t	he Hawaii green infrastructure special fund in excess
17	of amount	s necessary for the purposes of subsection (b) shall be
18	credited	to electric utility customers [as provided in a green
19	infrastru	cture loan program order or orders]. Funds that are
20	transferr	ed back to the electric utility in order to credit
21	electric	utility customers under this subsection shall not be

- 1 considered revenue of the electric utility and shall not be
- 2 subject to state or county taxes.
- 3 (b) Moneys in the Hawaii green infrastructure special fund
- 4 may be used[, subject to the approval of the public utilities
- 5 commission, for the purposes of:
- 6 (1) Making green infrastructure loans;
- 7 (2) Paying administrative costs of the Hawaii green
- 8 infrastructure loan program;
- 9 (3) Paying any other costs related to the Hawaii green
- infrastructure loan program; or
- 11 (4) Paying financing costs, as defined in section 269-161,
- to the extent permitted by the public utilities
- 13 commission in a financing order issued pursuant to
- 14 section 269-163.
- 15 (c) The authority may invest funds held in the Hawaii
- 16 green infrastructure special fund in investments as permitted by
- 17 law[, and in accordance with approved investment guidelines
- 18 established in one or more orders issued by the public utilities
- 19 commission pursuant to section 269-171]. All amounts in the
- 20 Hawaii green infrastructure special fund shall be exempt from
- 21 all taxes and surcharges imposed by the State or the counties."

1 SECTION 7. Section 196-66, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[+]\$196-66[+] Use of Hawaii green infrastructure special 4 fund[; application]. [(a) The authority shall apply to the 5 public utilities commission for one or more orders to effectuate 6 the Hawaii green infrastructure loan program, pursuant to 7 section 269-170. 8 Nothing herein shall preclude the department from applying 9 for a financing order, pursuant to section 269-162, prior to the 10 issuance of an order or orders to effectuate the Hawaii green 11 infrastructure loan program under section 269 171, nor from 12 requesting consolidation of the proceeding for a financing order 13 with such a loan program implementation order. 14 (b) An application shall be submitted by the authority to 15 the public utilities commission in accordance with section 16 269 170. 17 (c) In accordance with an approved green infrastructure 18 loan program order or orders, the] (a) The authority shall 19 utilize the proceeds of bonds and other amounts deposited in the 20 Hawaii green infrastructure special fund pursuant to

1 [+] section[+] 196-65, or to the extent permitted by a financing order, to pay financing costs, as defined in section 269-161. 2 3 [(d) Within the order or orders issued by the public 4 utilities commission under section 269-171, the] (b) 5 authority shall obtain approval from the public utilities 6 commission requiring the electric utilities to serve as agents 7 to bill and collect the green infrastructure charge imposed to 8 repay green infrastructure costs and transfer all green 9 infrastructure charges collected to the authority on behalf of 10 the department. Notwithstanding anything to the contrary, 11 electric utilities shall not be obligated to bill, collect, or 12 remit green infrastructure charges from nonutility customers." 13 SECTION 8. Section 269-161, Hawaii Revised Statutes, is 14 amended by deleting the definition of "green infrastructure loan program order". 15 16 [""Creen infrastructure loan program order" means an order 17 issued by the public utilities commission under section 269 171 18 that establishes the use or other disposition of amounts 19 deposited and held in the Hawaii green infrastructure special 20 fund pursuant to section 196-65."]

1	SECTION 9. Section 269-170, Hawaii Revised Statutes, is
2	repealed.
3	[" <del>[\$269-170] Green infrastructure loan program order;</del>
4	application. (a) The authority shall submit an application to
5	the public utilities commission for the use or other disposition
6	of amounts deposited or held in the green infrastructure special
7	fund pursuant to section 196-65 prior to the allocation, use,
8	expenditure, or other disposition of any such amounts; provided
9	that this subsection shall not apply to the expenditure of
10	amounts deposited or held in the green infrastructure special
11	fund that have been reviewed and approved by the public
12	utilities commission for operational or administrative expenses
13	of the authority pursuant to section 196-64.
14	(b) An application submitted by the authority to the
15	public utilities commission under this section shall include the
16	following:
17	(1) A description of each project, program, financing
18	agreement, or other arrangement for which the
19	authority seeks to allocate, use, expend, or otherwise
20	dispose of amounts deposited or held in the green
21	infrastructure special fund, including:

1	<del>(A)</del>	The clean energy technology, demand response
2		technology, and energy use reduction and demand
3		side management infrastructure, programs, and
4		services to be financed;
5	<del>(B)</del>	A description of the parties, both direct and
6		incidental, intended to benefit from any
7		financing made in connection with the green
8		infrastructure special fund amounts requested by
9		the authority in an application submitted to the
10		public utilities commission under this section;
11	<del>(C)</del>	A description of the loan programs or other
12		arrangements designed, established, identified,
13		agreed to, agreed to in principle, continued,
14		carried over, or otherwise intended to be
15		effectuated for the use of the green
16		infrastructure special fund amounts requested by
17		the authority in an application submitted to the
18		public utilities commission under this section;
19		and
20	<del>(D)</del>	Any and all funding or credit sources identified,
21		pledged, dedicated, or otherwise provided to

1		supplement the green infrastructure special fund
2		amounts requested by the authority in an
3		application submitted to the public utilities
4		commission under this section;
5	<del>(2)</del>	Minimum lending, crediting, or investing criteria in
6		relation to each project, program, financing
7		agreement, or other arrangement described in an
8		application submitted to the public utilities
9		commission under this section;
10	(3)	A description of the repayment processes, mechanisms,
11		and applicable calculations for each project, program,
12		financing agreement, or other arrangement described in
13		an application submitted to the public utilities
14		commission under this section;
15	<del>(4)</del>	An explanation of the anticipated impacts and benefits
16		to electric utility ratepayers of any project,
17		program, financing agreement, or other arrangement
18		described under an application submitted by the
19		authority to the public utilities commission under
20		this section; and

1	(5) Any other additional information determined to be
2	necessary by the public utilities commission upon the
3	review of an application submitted or resubmitted by
4	the authority under this section."]
5	SECTION 10. Section 269-171, Hawaii Revised Statutes, is
6	repealed.
7	[" <del>[\$269-171] Green infrastructure loan program order;</del>
8	issuance. (a) The public utilities commission may issue a
9	program order authorizing the allocation, use, expenditure, or
10	other disposition of any amounts deposited or held in the green
11	infrastructure special fund upon the submission by the authority
12	to the commission of a completed application, as described in
13	this section. A green infrastructure loan program order issued
14	by the public utilities commission shall include the following,
15	where determined necessary and applicable by the commission:
16	(1) An identification and description of each project,
17	program, financing agreement, or other arrangement
18	approved by the public utilities commission for which
19	amounts deposited or held in the green infrastructure
20	special fund may be allocated, used, expended, or
21	otherwise disposed of;

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1	<del>(2)</del>	Minimum criteria for the lending, crediting, or
2		investing of amounts deposited or held in the green
3		infrastructure special fund;
4	<del>(3)</del>	A description of the repayment processes, mechanisms,
<b>5</b> .		and applicable calculations for each project, program,
6		financing agreement, or other arrangement approved by
7		the public utilities commission for which amounts
8		deposited or held in the green infrastructure special
9		fund may be allocated, used, expended, or otherwise
10		disposed of;
11,	(4)	A review of the anticipated impacts and benefits to
12		electric utility ratepayers of any project, program,
13		financing agreement, or other arrangement approved
14		under a green infrastructure loan program order; and
15	<del>(5)</del>	Any other provision or information determined to be
16		necessary by the public utilities commission.
17	<del>(b)</del>	The public utilities commission shall issue an order
18	under thi	s section as expeditiously as possible upon the receipt
19	from the	authority of a completed application submitted pursuant
20	to sectio	<del>n 269-170.</del>
21	<del>(c)</del>	The order shall specify the following, including:

1	<del>(1)</del>	The procedures to be followed by the electric
2		utilities in the event of nonpayment or partial
3		payment of the green infrastructure charge by the
4		electric utilities' customers, which procedures shall
5		be consistent with the public utilities commission's
6		approved procedures for nonpayment and partial payment
7		of rates, charges, and fees under the electric
8		utilities' tariffs; and
9	<del>(2)</del>	The distribution of the total amounts collected by the
10		electric utilities for amounts billed to customers for
11		the electric utilities' rates, fees, and charges, for
12		the green infrastructure charge, for other fees and
13		charges approved by the public utilities commission,
14		and for associated taxes, in the event of partial
15		payments of the billed amounts.
16	The ·	electric utilities serving as billing and collecting
17	<del>agents sh</del>	all be parties to the proceedings in which the order or
18	<del>orders ar</del>	e issued."]
19	SECT	ION 11. (a) The legislature finds and declares that
20	the benef	its of the clean energy savings jump start program,
21	which may	include but not be limited to the issuance of rebates,

- 1 energy education, energy demonstration projects for affordable
- 2 multi-family rental projects, and credit enhancements under this
- 3 Act is in the public interest and for the public health, safety,
- 4 and welfare.
- 5 (b) The department of business, economic development, and
- 6 tourism, and the green infrastructure authority embedded within
- 7 the department, shall use the moneys appropriated pursuant to
- 8 section 12 of this Act for the purposes of section 196-A, Hawaii
- 9 Revised Statutes.
- 10 (c) To the extent there is any conflict between this Act
- 11 and part III of chapter 39, Hawaii Revised Statutes, this Act
- 12 shall prevail.
- 13 SECTION 12. There is appropriated out of the Hawaii green
- 14 infrastructure special fund established pursuant to section
- 15 196-65, Hawaii Revised Statutes, or any other eliqible funds
- 16 procured by the Hawaii green infrastructure authority, the sum
- of \$20,000,000 or so much thereof as may be necessary for fiscal
- 18 year 2017-2018 to be deposited into the clean energy savings
- 19 jump start fund established pursuant to section 196-A, Hawaii
- 20 Revised Statutes.

- 1 SECTION 13. There is appropriated out of the clean energy
- 2 savings jump start program fund, the sum of \$10,000,000 or so
- 3 much thereof as may be necessary for fiscal year 2017-2018 for
- 4 the energy storage system rebate program.
- 5 The sum appropriated shall be expended by the Hawaii green
- 6 infrastructure authority for the purposes of this Act.
- 7 SECTION 14. In codifying the new sections added by section
- 8 2 of this Act, the revisor of statutes shall substitute
- 9 appropriate section numbers for the letters used in designating
- 10 the new sections in this Act.
- 11 SECTION 15. If any provision of this Act, or the
- 12 application thereof to any person or circumstance, is held
- 13 invalid, the invalidity does not affect other provisions or
- 14 applications of the Act that can be given effect without the
- 15 invalid provision or application, and to this end the provisions
- 16 of this Act are severable.
- 17 SECTION 16. Statutory material to be repealed is bracketed
- 18 and stricken. New statutory material is underscored.
- 19 SECTION 17. This Act shall take effect on January 28,
- 20 2081.

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#### Report Title:

Green Infrastructure Authority; PUC; Loan Program; Clean Energy Savings; Energy Storage System Rebate Pilot Program; Appropriation

#### Description:

Establishes the Clean Energy Savings Jump Start Program and Clean Energy Savings Jump Start Fund. Establishes the Energy Storage System Rebate Program as a three-year pilot program and requires the Green Infrastructure Authority to submit annual reports to the legislature on the program's progress and activities. Deletes the Public Utilities Commission's approval authority relative to the Green Infrastructure Loan Program. Appropriates funds. Effective 1/28/2081. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.